



DIGEST OF HB 1032 (Updated January 14, 2016 12:09 pm - DI 113)

**Citations Affected:** IC 5-10; IC 5-10.2; IC 5-10.3; IC 5-10.4.

**Synopsis:** Various pension matters. Provides that the assets of the state excise police, gaming agent, gaming control officer, and conservation enforcement officers' retirement plan may be commingled for investment purposes with the assets of other funds administered by the board of trustees of the Indiana public retirement system. Provides that an employer who elects to purchase special death benefit coverage for an eligible emergency medical services provider must pay for the coverage annually as prescribed by the Indiana public retirement system board. Eliminates the guaranteed fund investment option after December 31, 2016, for members of the public employees' retirement fund (PERF) and the teachers' retirement fund (TRF) and replaces the guaranteed fund with an unguaranteed stable value fund investment option. Provides for the disbursement or investment of annuity savings account money if an unvested member or PERF or TRF is suspended, and discontinues the practice of moving that annuity savings account money to a reserve account. Provides that a retired or disabled member of PERF or TRF who has begun to receive benefits may change the member's designated beneficiary or the form of the member's benefit any number of times. (The introduced version of this bill was prepared by the interim study committee on pension management oversight.)

Effective: July 1, 2016.

## Carbaugh, Niezgodski

January 5, 2016, read first time and referred to Committee on Employment, Labor and

January 12, 2016, amended, reported — Do Pass.
January 14, 2016, read second time, amended, ordered engrossed.



Second Regular Session of the 119th General Assembly (2016)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2015 Regular Session of the General Assembly.

## **HOUSE BILL No. 1032**

A BILL FOR AN ACT to amend the Indiana Code concerning pensions.

Be it enacted by the General Assembly of the State of Indiana:

SECTION 1. IC 5-10-5.5-2, AS AMENDED BY P.L.227-2007,
SECTION 52, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2016]: Sec. 2. (a) There is hereby created a state excise police.
gaming agent, gaming control officer, and conservation enforcement
officers' retirement plan to establish a means of providing special
retirement, disability and survivor benefits to employees of the
department, the Indiana gaming commission, and the commission who
are engaged exclusively in the performance of law enforcement duties.

(b) The assets of the retirement plan created by this section may be commingled for investment purposes with the assets of other funds administered by the board.

SECTION 2. IC 5-10-10-4.8, AS ADDED BY P.L.62-2015, SECTION 3, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2016]: Sec. 4.8. (a) As used in this section, "eligible emergency medical services provider" means an emergency medical services provider who is employed by a person that has contracted with a political subdivision to provide emergency medical services for the



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political subdivision.

- (b) As used in this section, "emergency medical services" has the meaning set forth in IC 16-49-1-5.
- (c) As used in this section, "emergency medical services provider" has the meaning set forth in IC 16-41-10-1.
- (d) As used in this section, "political subdivision" has the meaning set forth in IC 36-1-2-13.
- (e) If an employer purchases coverage for an eligible emergency medical services provider, the eligible emergency medical services provider who dies as a direct result of personal injury or illness resulting from the eligible emergency medical services provider's performance of duties under a contract entered into by the emergency medical services provider's employer to provide emergency medical services for a political subdivision is eligible for a special death benefit from the fund in the same manner as any other public safety officer is eligible for a benefit from the fund. The cost of the coverage must be one hundred dollars (\$100) annually for each eligible emergency medical services provider's employer. The cost of the coverage shall be paid to the board for deposit into the fund.
- (f) If an employer elects to provide coverage under this section, the employer must purchase coverage for all eligible emergency medical services providers of the employer. The board shall allow an An employer to who elects to purchase coverage under this section must purchase coverage by making quarterly annual payments on dates as prescribed by the board.
- SECTION 3. IC 5-10.2-2-3, AS AMENDED BY P.L.35-2012, SECTION 32, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2016]: Sec. 3. (a) The annuity savings account consists of:
  - (1) the members' contributions; and
  - (2) the interest credits on these contributions in the guaranteed fund (before January 1, 2017), the gain or loss in the balance of the member's account in the stable value fund (after December 31, 2016), or the gain or loss in market value on these contributions in the alternative investment program, as specified in section 4 of this chapter.

Each member shall be credited individually with the amount of the member's contributions and interest credits.

(b) The board shall maintain the annuity savings account investment program in effect on December 31, 1995 (referred to in this chapter as the guaranteed program) within the annuity savings account until January 1, 2017. In addition, the board shall establish



and maintain a guaranteed program within th	e 1996 account until
January 1, 2017. After December 31, 20	16, the board shall
establish an investment fund (referred to in	this chapter as the
stable value fund) that has preservation of ca	apital as the primary
investment objective. The board may establish	investment guidelines
and limits on all types of investments (including	ng, but not limited to,
stocks and bonds) and take other actions necess	ary to fulfill its duty as
a fiduciary of the annuity savings account, sub	ject to the limitations
and restrictions set forth in IC 5-10.3-5-3,	IC 5-10.4-3-10, and
IC 5-10.5-5.	

- (c) The board shall establish alternative investment programs within the annuity savings account of the public employees' retirement fund, the pre-1996 account, and the 1996 account, based on the following requirements:
  - (1) The board shall maintain at least one (1) alternative investment program that is an indexed stock fund and one (1) alternative investment program that is a bond fund. The board may maintain one (1) or more alternative investment programs that:
    - (A) invest in one (1) or more commingled or pooled funds that consist in part or entirely of mortgages that qualify as five star mortgages under the program established by IC 24-5-23.6; or (B) otherwise invest in mortgages that qualify as five star mortgages under the program established by IC 24-5-23.6.
  - (2) The programs should represent a variety of investment objectives under IC 5-10.3-5-3.
  - (3) No program may permit a member to withdraw money from the member's account except as provided in IC 5-10.2-3 and IC 5-10.2-4.
  - (4) All administrative costs of each alternative program shall be paid from the earnings on that program or as may be determined by the rules of the board.
  - (5) Except as provided in section 4(e) of this chapter, a valuation of each member's account must be completed as of:
    - (A) the last day of each quarter; or
    - (B) another time as the board may specify by rule.
- (d) The board must prepare, at least annually, an analysis of the guaranteed program (before January 1, 2017), the stable value fund (after December 31, 2016), and each alternative investment program. This analysis must:
  - (1) include a description of the procedure for selecting an alternative investment program;



1	(2) be understandable by the majority of members; and
2	(3) include a description of prior investment performance.
3	(e) A member may direct the allocation of the amount credited to
4	the member among the guaranteed fund (before January 1, 2017), the
5	stable value fund (after December 31, 2016), and any available
6	alternative investment funds, subject to the following conditions:
7	(1) A member may make a selection or change an existing
8	selection under rules established by the board. The board shall
9	allow a member to make a selection or change any existing
10	selection at least once each quarter.
11	(2) The board shall implement the member's selection beginning
12	on the first day of the next calendar quarter that begins at least
13	thirty (30) days after the selection is received by the board or on
14	an alternate date established by the rules of the board. This date
15	is the effective date of the member's selection.
16	(3) A member may select any combination of the guaranteed fund
17	(before January 1, 2017), the stable value fund (after
18	December 31, 2016), or any available alternative investment
19	funds, in ten percent (10%) increments or smaller increments that
20	may be established by the rules of the board.
21	(4) A member's selection remains in effect until a new selection
22	is made.
23	(5) On the effective date of a member's selection, the board shall
24	reallocate the member's existing balance or balances in
25	accordance with the member's direction, based on:
26	(A) for an alternative investment program balance, the market
27	value on the effective date; and
28	(B) for any guaranteed program balance, the account balance
29	on the effective date; and
30	(C) for any stable value fund program balance, the balance
31	of the member's account on the effective date.
32	All contributions to the member's account shall be allocated as of
33	the last day of that quarter or at an alternate time established by
34	the rules of the board in accordance with the member's most
35	recent effective direction. The board shall not reallocate the
36	member's account at any other time.
37	(6) The provisions concerning the transition from the
38	guaranteed program to the stable value fund program are
39	met, as set forth in section 24 of this chapter.
40	(f) When a member who participates in an alternative investment
41	program transfers the amount credited to the member from one (1)

alternative investment program to another alternative investment



program, or to the guaranteed program (before January 1, 2017), or to the stable value fund program (after December 31, 2016), the amount credited to the member shall be valued at the market value of the member's investment, as of the day before the effective date of the member's selection or at an alternate time established by the rules of the board. When a member who participates in an alternative investment program retires, becomes disabled, dies, or suspends membership and withdraws from the fund, the amount credited to the member shall be the market value of the member's investment as of the last day of the quarter preceding the member's distribution or annuitization at retirement, disability, death, or suspension and withdrawal, plus contributions received after that date or at an alternate time established by the rules of the board.

(g) This subsection applies before January 1, 2017. When a member who participates in the guaranteed program transfers the amount credited to the member to an alternative investment program, the amount credited to the member in the guaranteed program is computed without regard to market value and is based on the balance of the member's account in the guaranteed program as of the last day of the quarter preceding the effective date of the transfer. However, the board may by rule provide for an alternate valuation date. When a member who participates in the guaranteed program retires, becomes disabled, dies, or suspends membership and withdraws from the fund, the amount credited to the member shall be computed without regard to market value and is based on the balance of the member's account in the guaranteed program as of the last day of the quarter preceding the member's distribution or annuitization at retirement, disability, death, or suspension and withdrawal, plus any contributions received since that date plus interest since that date. However, the board may by rule provide for an alternate valuation date.

(h) This subsection applies after December 31, 2016. When a member who participates in the stable value fund program transfers the amount credited to the member from the stable value fund program to an alternative investment program, the amount credited to the member shall be the balance of the member's account, as of the day before the effective date of the member's selection or at an alternate time established by the rules of the board. When a member who participates in the stable value fund program retires, becomes disabled, dies, or suspends membership and withdraws from the fund, the amount credited to the member shall be the balance of the member's account as of the last day of the quarter preceding the member's distribution or annuitization



at retirement, disability, death, or suspension and withdrawal, plus contributions received after that date or at an alternate time established by the rules of the board.

SECTION 4. IC 5-10.2-2-3.3, AS ADDED BY P.L.220-2011, SECTION 72, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2016]: Sec. 3.3. Interest credited prior to July 1, 2005, in the annuity savings account of the public employees' retirement fund to suspended members participating in the guaranteed fund (before its elimination on January 1, 2017) under section 3 of this chapter shall be treated as properly credited.

SECTION 5. IC 5-10.2-2-4, AS AMENDED BY P.L.35-2012, SECTION 33, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2016]: Sec. 4. (a) Except as provided in subsection (e), interest shall be credited and compounded at least annually on all amounts credited to the member in the guaranteed program. For the guaranteed program, the board shall annually establish an interest credit rate equal to or less than the investment income earned.

- (b) Except as provided in subsection (e), the market value of each alternative investment program shall be allocated at least annually to the members participating in that program.
- (c) Contributions to the guaranteed program and the alternative investment programs shall be invested as of the last day of the quarter in which the contributions are received or at an alternate time established by the rules of the board. Contributions to the guaranteed program shall begin to accumulate interest at the beginning of the quarter after the quarter in which the contributions are received or at an alternate time established by the rules of the board.
- (d) When a member retires or withdraws with a balance in the guaranteed program, a proportional interest credit determined by the board shall be granted for the period elapsed since the last interest date on that balance.
- (e) This subsection applies whenever the board is required to establish an interest or earnings rate in order to credit interest or earnings to an omitted contribution to a member's annuity savings account. As used in this subsection, "omitted contribution" means a contribution contributed by or on behalf of a member under IC 5-10.3-7-9 or IC 5-10.4-4-11 that is received by the board after the time required by IC 5-10.3-7-12.5 or IC 5-10.4-7-6(b)(1). Notwithstanding any law to the contrary, the board may by rule specify:
  - (1) a single composite interest rate and the period to which the rate applies for the purpose of computing the interest credits on a member's contributions (including omitted contributions) in the



1	guaranteed fund; and
2	(2) a single composite earnings rate for the gain or loss in market
3	value for each alternative investment program and the period to
4	which the rate applies for the purpose of computing the gain or
5	loss in market value on a member's contributions (including
6	omitted contributions) in the alternate investment program.
7	(f) This section expires January 1, 2017.
8	SECTION 6. IC 5-10.2-2-4.1 IS ADDED TO THE INDIANA
9	CODE AS A NEW SECTION TO READ AS FOLLOWS
10	[EFFECTIVE JULY 1, 2016]: Sec. 4.1. (a) This section applies only
11	after December 31, 2016.
12	(b) Except as provided in subsection (e), the market value of the
13	stable value fund program shall be allocated at least annually to
14	the members participating in that program.
15	(c) Except as provided in subsection (e), the market value of
16	each alternative investment program shall be allocated at least
17	annually to the members participating in that program.
18	(d) Contributions to the stable value fund program and the
19	alternative investment programs shall be invested as of the last day
20	of the quarter in which the contributions are received or at an
21	alternate time established by the rules of the board.
22	(e) This subsection applies whenever the board is required to
23	establish an earnings rate in order to credit earnings to an omitted
24	contribution to a member's annuity savings account. As used in
25	this subsection, "omitted contribution" means a contribution
26	contributed by or on behalf of a member under IC 5-10.3-7-9 or
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28	IC 5-10.4-4-11 that is received by the board after the time required by IC 5-10.3-7-12.5 or IC 5-10.4-7-6(b)(1). Notwithstanding any
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30	law to the contrary, the board may by rule specify:
31	(1) a single composite earnings rate for the gain or loss in
32	market value for the stable value fund program for the
33	purpose of computing the gain or loss in market value on a
	member's contributions (including omitted contributions) in
34	the stable value fund program; and
35	(2) a single composite earnings rate for the gain or loss in
36	market value for each alternative investment program and
37	the period to which the rate applies for the purpose of
38	computing the gain or loss in market value on a member's
39	contributions (including omitted contributions) in the
40	alternate investment program.
41	SECTION 7. IC 5-10.2-2-24 IS ADDED TO THE INDIANA CODE

 $AS\,A\,\textbf{NEW}\,SECTION\,TO\,READ\,AS\,FOLLOWS\,[EFFECTIVE\,JULY$ 



- 1, 2016]: Sec. 24. (a) After December 31, 2016, a member may not make contributions to the guaranteed program.
- (b) For those members who as of December 31, 2016, have designated the guaranteed program as the investment program to receive all or part of the contributions to the member's annuity savings account, the board shall designate as a substitute one (1) or more alternative investment programs that are to receive those contributions after December 31, 2016. The designation by the board of an alternative investment program to receive a member's contributions under this subsection remains in effect until the member makes another allowable designation.
- (c) After December 31, 2016, if a member has allocated all or part of the amount credited to the member to the guaranteed program, the board shall exchange the amount allocated to the guaranteed program by the member for an equivalent market value allocation to the stable value fund.
- (d) The board shall eliminate the guaranteed program on January 1, 2017.
- (e) After December 31, 2016, a member may allocate contributions and money invested in the alternative investment program to the stable value fund.

SECTION 8. IC 5-10.2-3-5, AS AMENDED BY P.L.165-2009, SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2016]: Sec. 5. (a) A member who is not eligible for retirement or disability retirement may suspend the member's membership if the member terminates employment.

- (b) After five (5) continuous years in which the member performs no service, the member's membership shall be automatically suspended by the board unless the member has vested status.
  - (c) The board may suspend a member's membership in the fund if:

    (1) the member has not performed any service in a covered position during the past two (2) years;
    - (2) the member has not attained vested status in the fund; and
    - (3) the value of the member's annuity savings account is not more than one thousand dollars (\$1,000).
- (d) (c) On resuming service the member may claim as creditable service the period of employment before the suspension of membership, but only to the extent that the same period of employment is not being used by another governmental plan for purposes of the member's benefit in the other governmental plan.
- SECTION 9. IC 5-10.2-3-6 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2016]: Sec. 6. (a) After a member



suspends his membership, he is suspended under section 5 of this chapter, the member is entitled to withdraw in a lump sum the amount of his the member's contributions plus interest credited to him. the member.

- (b) Except as provided in subsection (c), if the member does not claim his moneys within five (5) years after the suspension, the moneys shall be credited to the retirement fund. Any reasonable costs of locating the member or the member's beneficiary may be charged against the member's or the beneficiary's money. The fund shall retain (d), the suspended member's moneys until the member claims them, with no further interest credits to the member after the moneys are credited to the fund. money is to remain in the stable value fund or the alternative investment program as the money was allocated on the day the member was suspended until:
  - (1) the suspended member changes the allocation of the money among the stable value fund and the alternative investment program;
  - (2) the suspended member withdraws the money from the fund; or
- (3) the fund is otherwise required to distribute the money. Any earnings or losses on the money shall be credited to the member in the same manner as if the member's membership was not suspended.
- (c) If a member suspends membership in the fund because the member is no longer in a covered position but does not separate from employment with the member's employer, money shall be credited to the retirement fund only if the member does not claim the member's money within forty-five (45) years after the suspension. The board may charge a reasonable annual administrative fee against the money held in the annuity savings account of a suspended member.
  - (d) If:

- (1) a member is suspended under section  $\frac{(5)(c)}{5}$  of this chapter;
- (2) the member has not attained vested status in the fund; and
- (3) the value of the member's annuity savings account is not more than one thousand dollars (\$1,000);

the board shall pay the member's annuity savings account in a lump sum.

SECTION 10. IC 5-10.2-3-10 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2016]: Sec. 10. (a) To the extent permitted by the Internal Revenue Code and the applicable regulations, the fund may accept, on behalf of any active member, a rollover distribution from any of the following:



1	(1) A qualified plan described in Section 401(a) or Section 403(a)
2	of the Internal Revenue Code.
3	(2) An annuity contract or account described in Section 403(b) of
4	the Internal Revenue Code.
5	(3) An eligible plan maintained by a state, a political subdivision
6	of a state, or an agency or instrumentality of a state or political
7	subdivision of a state under Section 457(b) of the Internal
8	Revenue Code.
9	(4) An individual retirement account or annuity described in
10	Section 408(a) or Section 408(b) of the Internal Revenue Code.
11	(b) Any amounts rolled over under subsection (a) must be accounted
12	for in a "rollover account" that is separate from the member's annuity
13	savings account.
14	(c) A member may direct the investment of the member's rollover
15	account into the stable value fund or any alternative investment
16	option that the board may make available to the member's rollover
17	account under IC 5-10.2-2-3. However, the member may not invest the
18	member's rollover account in the guaranteed fund.
19	(d) A member may withdraw the member's rollover account from
20	the fund in a lump sum at any time before retirement. At retirement, the
21	member may withdraw the member's rollover account in accordance
22	with the retirement options that are available for the member's annuity
23	savings account, including the deferral of a withdrawal.
24	SECTION 11. IC 5-10.2-4-7.2, AS AMENDED BY P.L.241-2015,
25	SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
26	JULY 1, 2016]: Sec. 7.2. (a) This section applies to the following:
27	(1) A member of the Indiana state teachers' retirement fund after
28	June 30, 2007.
29	(2) A member of the public employees' retirement fund after June
30	30, 2008.
31	(b) Subject to subsection (g), Except as otherwise provided in this
32	<b>section</b> , if a member is receiving a benefit from the fund, and:
33	(1) the member's designated beneficiary dies;
34	(2) the member and the member's designated beneficiary have
35	been parties in an action for dissolution of marriage in which a
36	final order has been issued after the member's first benefit
37	payment is made. It is immaterial whether the final order was
38	issued before, on, or after the date in subsection (a)(1) or (a)(2);
39	(3) the member marries after the member's first benefit payment
40	<del>is made, and:</del>
41	(A) the member's designated beneficiary is not the member's
42	current spouse; or



current spouse; or

1	(B) the member has not designated a beneficiary; or
2	(4) after June 30, 2016, the member and the member's designated
3	beneficiary are no longer in a relationship that caused the member
4	to make the original beneficiary designation;
5	the member may make the election described in subsection (c) any
6	number of times.
7	(c) Except as otherwise provided in this section, a member
8	described in subsection (b) may elect to:
9	(1) change the member's designated beneficiary or form of benefit
10	under section 7(b) of this chapter; and
11	(2) receive an actuarially adjusted and recalculated benefit for the
12	remainder of:
13	(A) the member's life; or
14	(B) the member's life and the life of the newly designated
15	beneficiary.
16	(d) A member making the election under subsection (c) may not
17	elect to change to a five (5) year guaranteed form of benefit under
18	section 7(b) of this chapter.
19	(e) If a member elects a benefit under subsection (c)(2)(B), the
20	member must indicate whether the newly designated beneficiary's
21	benefit will equal:
22	(1) the member's full recalculated benefit;
22 23 24	(2) two-thirds (2/3) of the member's recalculated benefit; or
	(3) one-half (1/2) of the member's recalculated benefit.
25	(f) The member bears the cost of recalculating a benefit under
26	subsection (c)(2), and the member shall pay the cost shall be included
27	in the actuarial adjustment. manner prescribed by the board by rule.
28	However, the board shall waive the cost associated with the first
29	time after June 30, 2016, the member changes the member's
30	designated beneficiary or form of benefit under this section.
31	(g) A member may not make the election under subsection (c) if a
32	final order or property settlement in an action for dissolution of
33	marriage:
34	(1) prohibits a change in the member's designated beneficiary; or
35	(2) provides a right to a survivor benefit to a person who would be
36	removed as the designated beneficiary.
37	(h) Benefits may be recalculated under this section only to the extent
38	permitted by the Internal Revenue Code and applicable regulations.
39	(i) Before implementing this section, the board may obtain any
40	approvals that the board considers necessary or appropriate from the
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(j) This subsection applies after June 30, 2016. A member who



qualifies under subsection (b)(4) to make an election under subsection
(e) shall provide documentation the board considers sufficient to
establish that the relationship between the member and the member's
designated beneficiary no longer exists.

- (j) Subject to subsection (g), if a member is receiving a benefit from the fund and the member's spouse is the member's designated beneficiary, the member may not change the member's designated beneficiary or elect to receive an actuarially adjusted and recalculated benefit under subsection (c) unless:
  - (1) the member's designated beneficiary dies;
  - (2) the member and the member's designated beneficiary have been parties in an action for dissolution of marriage in which a final order has been issued after the member's first benefit payment is made; or
  - (3) the member's designated beneficiary, or the guardian of the member's designated beneficiary, authorizes the change in writing in the manner prescribed by the board.

With respect to a final order for dissolution of marriage described in subdivision (2), it is immaterial whether the final order was issued before, on, or after the date in subsection (a)(1) or (a)(2).

SECTION 12. IC 5-10.3-2-3 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2016]: Sec. 3. The general assembly intends that, to the extent specified in this article, the payments to the fund by the state or the participating political subdivisions, the payment of all benefits, the payment of interest credits, and the payment of administration expenses are obligations of the state and the participating political subdivisions. However, this obligation is not a guarantee that the amount credited to a member in the annuity savings account will not vary in value as a result of the performance of the investment program selected by the member under IC 5-10.2-2, unless the member selected the guaranteed program (before its elimination on January 1, 2017), in which case the obligation is such a guarantee.

SECTION 13. IC 5-10.3-12-22, AS AMENDED BY P.L.6-2012, SECTION 31, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2016]: Sec. 22. (a) Subject to the board obtaining the approval of the Internal Revenue Service as described in section 18(b) of this chapter, the board shall establish:

- (1) a stable value fund as the initial regular investment program for the plan; and
- (2) the alternative investment programs (as described by IC 5-10.2-2-3 and IC 5-10.2-2-4) within the annuity savings



1	account as the initial alternative investment programs for the plan.
2	except that the board shall maintain at least one (1) alternative
3	investment program that is a stable value fund.
4	If the board considers it necessary or appropriate, the board may
5	establish different or additional alternative investment programs for the
6	plan. However, the guaranteed program (as defined in IC 5-10.2-2-3)
7	shall not be offered as an investment option under the plan.
8	(b) The requirements and rules that apply to the alternative
9	investment programs within the annuity savings account are the initial
10	requirements and rules that apply to the alternative investment
11	programs within the plan, including the following:
12	(1) The board's investment guidelines and limits for the
13	alternative investment programs.
14	(2) A member's selection of and changes to the member's
15	investment options.
16	(3) The valuation of a member's account.
17	(4) The allocation and payment of administrative expenses for the
18	alternative investment programs.
19	(c) If the board considers it necessary or appropriate, the board may
20	establish different or additional requirements and rules that apply to the
21	alternative investment programs within the plan.
22	(d) The board shall determine the appropriate administrative fees to
23	be charged to the member accounts.
24	SECTION 14. IC 5-10.4-2-6, AS AMENDED BY P.L.99-2010,
25	SECTION 6, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
26	JULY 1, 2016]: Sec. 6. The board shall do the following:
27	(1) Credit interest to the members' annuity savings accounts in the
28	guaranteed fund (before January 1, 2017), actual earnings to
29	the stable value fund (after December 31, 2016), and actual
30	earnings to the alternative investment programs.
31	(2) After complying with subdivision (1), distribute any remaining
32	undistributed income reserve as of the end of each accounting

period as determined by the rules of the board.



## COMMITTEE REPORT

Mr. Speaker: Your Committee on Employment, Labor and Pensions, to which was referred House Bill 1032, has had the same under consideration and begs leave to report the same back to the House with the recommendation that said bill be amended as follows:

Page 1, between the enacting clause and line 1, begin a new paragraph and insert:

"SECTION 1. IC 5-10-5.5-2, AS AMENDED BY P.L.227-2007, SECTION 52, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2016]: Sec. 2. (a) There is hereby created a state excise police, gaming agent, gaming control officer, and conservation enforcement officers' retirement plan to establish a means of providing special retirement, disability and survivor benefits to employees of the department, the Indiana gaming commission, and the commission who are engaged exclusively in the performance of law enforcement duties.

(b) The assets of the retirement plan created by this section may be commingled for investment purposes with the assets of other funds administered by the board.".

Page 2, line 21, delete "market value".

Page 2, lines 22, delete "on these contributions" and insert "the balance of the member's account".

Page 4, line 17, delete "market".

Page 4, line 18, delete "value" and insert "balance of the member's account"

Page 4, line 30, delete "July 1, 2016)," and insert "**January 1**, **2017).**".

Page 5, line 22, delete "valued at the market value of the" and insert "the balance of the".

Page 5, line 23, delete "investment," and insert "account,".

Page 5, line 28, delete "market value of the member's investment" and insert "balance of the member's account".

Page 7, line 30, delete "June 30," and insert "December 31,".

Page 7, line 32, delete "June 30," and insert "December 31,".

Page 7, line 37, delete "June 30," and insert "**December 31**,".

Page 7, delete lines 41 through 42.

Page 8, delete lines 1 through 2.

Page 8, line 3, delete "(d)" and insert "(c)".

Page 8, line 3, delete "November 30," and insert "December 31,".

Page 8, line 3, delete "and before January 1, 2017,".

Page 8, line 8, delete "(e)" and insert "(d)".

Page 8, line 10, delete "(f)" and insert "(e)".



Page 10, between lines 14 and 15, begin a new paragraph and insert: "SECTION 11. IC 5-10.2-4-7.2, AS AMENDED BY P.L.241-2015, SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2016]: Sec. 7.2. (a) This section applies to the following:

- (1) A member of the Indiana state teachers' retirement fund after June 30, 2007.
- (2) A member of the public employees' retirement fund after June 30, 2008.
- (b) Subject to subsection (g), Except as otherwise provided in this section, if a member is receiving a benefit from the fund, and:
  - (1) the member's designated beneficiary dies;
  - (2) the member and the member's designated beneficiary have been parties in an action for dissolution of marriage in which a final order has been issued after the member's first benefit payment is made. It is immaterial whether the final order was issued before, on, or after the date in subsection (a)(1) or (a)(2); (3) the member marries after the member's first benefit payment is made, and:
    - (A) the member's designated beneficiary is not the member's current spouse; or
    - (B) the member has not designated a beneficiary; or
  - (4) after June 30, 2016, the member and the member's designated beneficiary are no longer in a relationship that caused the member to make the original beneficiary designation;

the member may make the election described in subsection (c) any number of times.

- (c) Except as otherwise provided in this section, a member described in subsection (b) may elect to:
  - (1) change the member's designated beneficiary or form of benefit under section 7(b) of this chapter; and
  - (2) receive an actuarially adjusted and recalculated benefit for the remainder of:
    - (A) the member's life; or
    - (B) the member's life and the life of the newly designated beneficiary.
- (d) A member making the election under subsection (c) may not elect to change to a five (5) year guaranteed form of benefit under section 7(b) of this chapter.
- (e) If a member elects a benefit under subsection (c)(2)(B), the member must indicate whether the newly designated beneficiary's benefit will equal:
  - (1) the member's full recalculated benefit;



- (2) two-thirds (2/3) of the member's recalculated benefit; or
- (3) one-half (1/2) of the member's recalculated benefit.
- (f) The member bears the cost of recalculating a benefit under subsection (c)(2), and the member shall pay the cost shall be included in the actuarial adjustment. manner prescribed by the board by rule. However, the board shall waive the cost associated with the first time after June 30, 2016, the member changes the member's designated beneficiary or form of benefit under this section.
- (g) A member may not make the election under subsection (c) if a final order or property settlement in an action for dissolution of marriage:
  - (1) prohibits a change in the member's designated beneficiary; or
  - (2) provides a right to a survivor benefit to a person who would be removed as the designated beneficiary.
- (h) Benefits may be recalculated under this section only to the extent permitted by the Internal Revenue Code and applicable regulations.
- (i) Before implementing this section, the board may obtain any approvals that the board considers necessary or appropriate from the Internal Revenue Service.
- (j) This subsection applies after June 30, 2016. A member who qualifies under subsection (b)(4) to make an election under subsection (c) shall provide documentation the board considers sufficient to establish that the relationship between the member and the member's designated beneficiary no longer exists.
- (j) Subject to subsection (g), if a member is receiving a benefit from the fund and the member's spouse is the member's designated beneficiary, the member may not change the member's designated beneficiary or elect to receive an actuarially adjusted and recalculated benefit under subsection (c) unless:
  - (1) the member's designated beneficiary dies;
  - (2) the member and the member's designated beneficiary have been parties in an action for dissolution of marriage in which a final order has been issued after the member's first benefit payment is made; or
  - (3) the member's designated beneficiary, or the guardian of the member's designated beneficiary, authorizes the change in writing in the manner prescribed by the board.



With respect to a final order for dissolution of marriage described in subdivision (2), it is immaterial whether the final order was issued before, on, or after the date in subsection (a)(1) or (a)(2).".

Renumber all SECTIONS consecutively.

and when so amended that said bill do pass.

(Reference is to HB 1032 as introduced.)

**GUTWEIN** 

Committee Vote: yeas 10, nays 0.

## **HOUSE MOTION**

Mr. Speaker: I move that House Bill 1032 be amended to read as follows:

Page 2, line 39, strike "annuity savings account" and insert "investment".

Page 2, line 41, after "program)" insert "within the annuity savings account".

Page 3, line 1, delete "The" and insert "After December 31, 2016, the".

(Reference is to HB 1032 as printed January 12, 2016.)

**NIEZGODSKI** 

